1	SHILEE MULLIN FREDERICKS PEEBLES & MORGAN LLP		
2	3610 North 163 rd Plz.		
3			
4	Facsimile: (402) 333-4761 Email: smullin@ndnlaw.com		
5			
6	Attorneys for Defendants AMG Services, Inc.; Red Cedar Services,		
	Financial Services, dba Ameriloan, UnitedCashLoans,		
7	USFastCash, Miami Nation Enterprises		
8			
9	UNITED STATES DISTRICT COURT		
10			
11	DISTRICT OF NEVADA		
12]	
13	FEDERAL TRADE COMMISSION,		
14	Plaintiff,	Case No.: 2:12-cv-536	
15	V.	DEFEND ANGEL VINODOGED MORION	
	AMG Services, Inc., et al.,	DEFENDANTS' UNOPPOSED MOTION TO FILE REDACTED OPPOSITION TO	
16	Defendants, and	PRELIMINARY INJUNCTION OUT OF TIME AND TO REDACT	
17	Park 269 LLC, et al.,	TIME AND TO REDACT	
18	Relief Defendants.		
19	Rener Defendants.		
20			
21			
22			
23			
24			
25 25			
26			
27			
ച	1		

COME NOW Defendants, AMG Services, Inc.; Red Cedar Services, Inc.; SFS, Inc.; and MNE Services, Inc. (hereinafter "Tribal Defendants") and respectfully request leave to file their materials (redacted Opposition to Plaintiff's Motion for Preliminary Injunction) as set forth in the Court's Order dated December 14, 2012 (Doc. 283) out of time. Pursuant to the Court's Order of December 14, 2012 (Doc. 283), the materials, which were previously filed under seal on May 4, 2012, were to be filed within two weeks of that Order (which was December 28, 2012). Due to the holiday schedule, it came to Defendants' counsel's attention on January 3, 2013 that their redacted Opposition was out of time.

Thus, on January 3, 2013, Defendants filed their redacted Opposition to Plaintiff's Motion for Preliminary Injunction. In so doing, it also came to counsel's attention that an additional portion of the materials should have been included within the redactions set forth in the Joint Motion (Doc. 283). Paragraph 1(b)(i) of the Joint Motion (Doc. 283), which states "Paragraph 11: the second sentence," should also have included the number set forth in the third sentence of that Paragraph. As such, that number was redacted in Doc. 300-17.

On January 4, 2013, counsel for Defendants, Shilee Mullin, contacted counsel for Plaintiff, Nikhil Singhvi, and advised Mr. Singhvi of the above and Mr. Singhvi advised that Plaintiff does not oppose this Motion. Therefore, the Tribal Defendants respectfully request that the Court grant their Unopposed Motion for Leave to File Redacted Opposition (set forth at Doc. 300) and to allow them to redact as set forth in Doc. 300-17 at Paragraph 11 therein.

Dated: January 4, 2013. /s/ Shilee T. Mullin Shilee T. Mullin, Pro Hac Vice Fredericks Peebles & Morgan LLP 3610 North 163rd Plaza Omaha, NE 68116 Tel: (402) 333-4053 Fax: (402) 333-4761 E-mail: smullin@ndnlaw.com Attorneys for Defendants AMG Services, Inc.; Red Cedar Services, Inc. dba 500FastCash; SFS, Inc. dba OneClickCash; Tribal Financial Services, dba Ameriloan, UnitedCashLoans, USFastCash, Miami Nation Enterprises IT IS SO ORDERED. UNITED STATES MAGISTRATE JUDGE DATED: __1-4-2013

CERTIFICATE OF SERVICE

Pursuant to Fed. R. Civ. P. 5(b), I hereby certify that on the 4th day of January 2013, service of the foregoing Defendants' Unopposed Motion to File Redacted Opposition to Plaintiff's Motion for Preliminary Injunction Out of Time and to Redact was submitted electronically for filing and/or service with the United States District Court of Nevada. Electronic service of the foregoing document shall be made in accordance with the E-Service List as follows:

Blaine T. Welsh <u>blaine.welsh@usdoj.gov</u>
Julie G. Bush <u>ibush@ftc.gov</u>

Jason Schall

Jason Schall

Nikhil Singhvi

Helen Wong

Ioana Rusu

Jousn@tc.gov

Insinghvi@ftc.gov

Iowng@ftc.gov

Iowng@ftc.gov

Attorneys for Plaintiff

Von S. Heinzvheinz@lrlaw.comDarren J. Lemieuxdlemieux@lrlaw.comE. Leif Reidlreid@lrlaw.com

Nick Kurt NKurt@BerkowitzOliver.com
Ryan Hudson rhudson@berkowitzoliver.com

Attorneys for Defendants AMG Capital Management, LLC; Level 5 Motorsports, LLC; LeadFlash Consulting, LLC; Black Creek Capital Corporation; Broadmoor Capital Partners, LLC; Scott A. Tucker; Blaine A. Tucker

L. Christopher Rose <u>lcr@juww.com</u>

Attorney for Defendants The Muir Law Firm, LLC and Timothy J. Muir

Whitney P. Strack
Brian R. Reeve
Nathan F. Garrett

pstrack@gbmglaw.com
breeve@swlaw.com
ngarrett@gbmglaw.com

Attorneys for Defendant Don E. Brady

1		:	
2	2 Jay Young	jay@maclaw.com	
3	3 Attorney for Defendan	Attorney for Defendant Robert D. Campbell	
4	4 Paul C. Ray	PaulCRayLaw@gmail.com	
5	5 Attorney for Defendan	Attorney for Defendant Troy L. Little Axe	
6	6		
7	Patrick J. Reilly R. Pete Smith	preilly@hollandhart.com petesmith@mcdowellrice.com	
8	K. Fele Shilli	lmcfee@mcdowellrice.com	
9			
10	Attorney for Defendan	Attorney for Defendants Kim C. Tucker and Park 269 LLC	
11			
		/s/ Carol Cyriacks	
12		Paralegal	
13		FREDERICKS PEEBLES & MORGAN LLF 3610 North 163 rd Plz.	
14		Omaha, NE 68116	
15			
16	6		
17	7		
18	8		
19	9		
20			
21			
22	2		
23	3		
24	4		
25	5		
26			
27			
28			